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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

65797	FOR FURTHER ACTION See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416					
Internations	al appli	cation No	International filing date (day/mont)	national filing date (day/month/year) Priority date (day/month/year)		
International application No. International filing date (day/month/year) Priority date (day/month/year) PCT/US99/08844 22/04/1999 30/04/1998						
		nt Classification (IPC) or na				
E21F17/		,				
Applicant	<u></u>					
• •	VER	NMENT OF THE UNIT	ED STATES OF AMERICA			
		ational preliminary exami smitted to the applicant a		d by this Inte	ernational Preliminary Examining Authority	
2. This f	REPC	PRT consists of a total of	7 sheets, including this cover s	heet.		
b	een a	mended and are the bas		containing re	on, claims and/or drawings which hav ectifications made before this Authority he PCT).	
These	e ann	exes consist of a total of	sheets.			
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3. This r	eport		ting to the following items:			
1	×	Basis of the report	ting to the following items:			
 	S	Basis of the report Priority				
 	⊠	Basis of the report Priority Non-establishment of o	pinion with regard to novelty, in	ventive step	and industrial applicability	
 V	N	Basis of the report Priority Non-establishment of o Lack of unity of invention	pinion with regard to novelty, in			
 	⊠	Basis of the report Priority Non-establishment of o Lack of unity of invention Reasoned statement units	pinion with regard to novelty, in on nder Article 35(2) with regard to		and industrial applicability entive step or industrial applicability;	
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	omission mailing exam Euro D-80	Basis of the report Priority Non-establishment of o Lack of unity of invention Reasoned statement un citations and explanation Certain documents cite Certain defects in the in Certain observations on	pinion with regard to novelty, in on oder Article 35(2) with regard to one suporting such statement ed of ternational application of the international application Date of 17.07.2 Authorized	novelty, inv	entive step or industrial applicability;	

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/US99/08844

l. Basi	s of t	he r	port
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1. This report has been drawn on the basis of (substitute sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to the report since they do not contain amendments.):

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	Des	scription, pages:	
	1-13	3	as originally filed
	Clai	ims, No.:	
	1-21	1	as originally filed
	Dra	wings, sheets:	
	1/7-	7/7	as originally filed
2.	The	amendments have	e resulted in the cancellation of:
		the description,	pages:
		the claims,	Nos.:
		the drawings,	sheets:
3.			een established as if (some of) the amendments had not been made, since they have been beyond the disclosure as filed (Rule 70.2(c)):
١.	Add	litional observation	s, if necessary:

V. Reasoned stat m nt und r Articl 35(2) with r gard t n v lty, inv ntiv step r industrial applicability; citati ns and explanati ns supporting such stat m nt

1. Statement

Novelty (N)

Yes:

Claims 1-21

No:

Claims

Inventive step (IS)

Yes:

Claims 1+9+10 Claims 1-8,11-21

No:

Yes: No:

Claims 1-21 Claims

2. Citations and explanations

Industrial applicability (IA)

see separate sheet

VII. Certain defects in the international application

The following defects in the form or contents of the international application have been noted:

see separate sheet

VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

see separate sheet

Section V:

- In the terms of claim 1 US-A-4 581 712 (cited on page 1 of the description) 1) discloses:
 - an apparatus for monitoring the dynamic loading rate (col.2, I.43-67) on support systems used in an underground mine to withstand abutment pressure (col.1, l.6-13), comprising:
 - a plurality of load sensing devices 18, each adapted to be coupled to one of the support systems 14 (fig.2) used in the underground mine 10:
 - a programmable controller 22 for processing support system loading information received from said plurality of load sensing devices (col.5, l.39-59); and
 - a sensory indicator 24 controlled by said programmable controller to provide timely warning indications usable on a real-time basis (col.4, l.11-17) as an aid in determining when to install additional support systems (col.3, l.46-50) and to alert miners of dangerous loading conditions on the support systems during mining operations (col.3, l.51-57).

Thus the subject-matter of claim 1 differs from that known from US-A-4 581 712 by comprising not only one, but a plurality of sensory indicators.

Claim 1 thus formally satisfies the requirement of novelty defined in Article 33(2) PCT, since its subject-matter differs, not only from that of US-A-4 581 712, but also from that of all the remaining available prior art documents.

In the above evaluation the prior art printer 24 has been equated to one single 2) "sensory indicator", ie. to a readable printed record (to be sensed optically), even though at the moment of printing the printer necessarily also provides an accompanying acoustic indication, sufficient to warn any operator present of the change in loading currently being listed. Whereas neither the readable printed record itself, nor even the noise accompanying the printing process, would correspond to "a sensory warning", they are certainly sufficient to count in the terms of claim 1 as at least one "sensory indicator" capable, when consulted, of providing timely warning.

EXAMINATION REPORT - SEPARATE SHEET

US-A-4 581 712 makes quite clear that the roof pressure monitoring system disclosed is designed to serve as a warning alarm (cf. col.1, l.16-23; col.1, l.65 col.2.I.2; col.3, I.46-56; col.5,I.60 - col.6,I.7; col.6, I.31-32); in circumstances where the printer-based information might provide insufficient warning, the operator addresses the problem of enhancing the warning function of the known monitoring system.

In this context he is necessarily aware of US-A-3 949 353, where an underground mine surveillance system monitors seismic information and, whenever an unusual event occurs, triggers in real time (col.4, l.35) a printer 72, 84 (col.5, l.25-27), together with an alarm 68 and a visual display 70, 82, 100 (col.4, l.10-13; col.5, l.15-24; col.6, l.56-68).

Thus US-A-3 949 353 teaches that attention can be drawn to real-time events needing human intervention by supplementing the printed log by alarm and visual display means. It thus becomes obvious to include such facilities as may prove necessary under the given circumstances so as to draw extra attention to the printed log of excessive dynamic loading rate foreseen in US-A-4 581 712.

Thus the subject-matter of claim 1 fails to evidence the inventive step required over US-A-4 581 712 under Article 33(3) PCT.

The preceding considerations apply mutatis mutandis to the independent 2) apparatus claims 12 and 21 and also to method claim 15.

US-A-4 581 712 also discloses all features of dependent claims 2 and 3 (col.2, I.41), and 4 - 8. The feature of dependent claim 11 is readily available from US-A-4 426 642 (ref. 36).

However whereas the feature of dependent claim 9 combined on its own with claim 1 would appear to be obvious in the light of US-A-3 949 353, when starting from US-A-4 581 712, there is no immediate lead to the combined subject-matter of claims 1, 9 and 10, provided that in addition all the constituent features be situated materially proximate to each other, and thus in use also proximate to the respective support system as dedicated monitoring apparatus (cf. current claim 6

and page 3, lines 1 - 14). A claim amended accordingly, so as to include all such features, should prove suited to substantiating the inventive step required under Article 33(3) PCT. Claims 2 - 8 and 11 might then remain as claims appendant to a main claim resulting from such a combination of claims 1, 9 and 10 (Rule 6.4 PCT).

It is noted that the further apparatus claims 12 and 21 are effectively identical in 3) substance to claim 1 and that preceding objections apply to these claims mutatis mutandis; dependent claim 13 corresponds substantially to preceding claim 7 and claim 14 to the combination of preceding dependant claims 10 and 11. In the present case it is therefore considered sufficient, in the light of PCT Guidelines III, 5.1, for there to be only two independent claims, namely a main apparatus claim and an accompanying method claim.

Whilst method claim 15 suffers mutatis mutandis from the same lack of inventive step as that established in sections 1 and 2 above for apparatus claim 1, the steps of dependant method claims 16 and 17 are likewise known from the closest prior art of US-A-4 581 712 and the considerations established for claim 9 apply mutatis mutandis to claim 18. The feature of method step 19 appears to be obvious in the light of US-A-4 426 642, whilst no particular technical effect can be associated with the welding step of claim 20, where this apparently serves as no more than one of a number of otherwise equivalent mounting techniques.

Section VII:

The reference signs required by Rule 6.2 (b) PCT should be included throughout at least all the apparatus claims. The independent apparatus claim should further, in accordance with Rule 6.3 (b) PCT, be drafted in two-part form relative to the closest available prior art according to US-A-4 581 712. The introductory reference to this prior art should be corrected so as not to suggest that the processing and analysis according to that prior art were not performed in real-time or would not detect dynamic changes in the loading rate.

The introductory portion should also include a consistory clause according to Rule 5.1 (a)(iii) PCT corresponding formally to each independent claim.

EXAMINATION REPORT - SEPARATE SHEET

It should presumably read "yellow" instead of "red" in line 27 of page 12.

As regards the final paragraph on page 13 in the light of PCT Guidelines III, 4.3a lines 23 - 25 should read " ... skilled in the art within the scope of the present invention as defined by the appended claims". The final sentence should only refer to the apparatus (device), since the method is claimed in terms specific to use "in an underground mine to withstand abutment pressure" and is thus restricted to such use.

Section VIII:

- 1) The term "dynamic loading rate" employed in the claims fails to define per se the type of monitoring and processing to be performed by the apparatus since. although evocative, "dynamic" fails to indicate specifically in exactly what respect the loading rate concerned is supposed to be dynamic. In order for their definition to be self contained the claims should therefore use the full expression employed on page 3 (lines 22,23), namely "dynamic changing in the loading rate".
- When referring to "is mounted" dependent claim 5 has the form of a method 2) feature by means of which the designation is implicitly change from "monitoring apparatus" to an "underground mine support system comprising monitoring apparatus". This potentially introduces a lack of clarity.

The expression used in claim 6 "an embedded microprocessor having based system" is obscure; should this rather refer to a "dedicated" processor, as mentioned on page 5 (line 14)? It is also noted, for good measure, that in claim 12 the expression "means for installing at least one load sensing device" is such as not to include the substance of the load sensing device itself.





(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference	I (Form PCI/ISA/2	f Transmittal of International Search Report 20) as well as, where applicable, item 5 below.
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International application No.	International filing date (day/month/year)	(Earliest) Priority Date (day/month/year)
PCT/US 99/08844	22/04/1999	30/04/1998
Applicant		
THE GOVERNMENT OF THE UNI	TED STATES OF AMERICA	
according to Article 18. A copy is being tr This International Search Report consists	of a total of sheets.	
X It is also accompanied by	a copy of each prior art document cited in this	report.
Basis of the report		
	international search was carried out on the bas less otherwise indicated under this item.	sis of the international application in the
the international search v Authority (Rule 23.1(b)).	vas carried out on the basis of a translation of the	ne international application furnished to this
b. With regard to any nucleotide ar was carried out on the basis of th		ternational application, the international search
	onal application in written form.	
filed together with the inte	ernational application in computer readable form	n.
furnished subsequently to	this Authority in written form.	
furnished subsequently to	this Authority in computer readble form.	
	bsequently furnished written sequence listing d as filed has been furnished.	oes not go beyond the disclosure in the
the statement that the inf furnished	ormation recorded in computer readable form is	s identical to the written sequence listing has been .
2. Certain claims were fou	and unsearchable (See Box I).	
3. Unity of invention is lac	king (see Box II).	
4. With regard to the title,		
X the text is approved as su	ubmitted by the applicant.	
the text has been establis	shed by this Authority to read as follows:	•
5. With regard to the abstract,		
X the text is approved as su	ubmitted by the applicant.	
	shed, according to Rule 38.2(b), by this Authori e date of mailing of this international search rep	
6. The figure of the drawings to be pub	-	1
as suggested by the appl		None of the figures.
X because the applicant fai		
][characterizes the invention.	
		



A. CLASSIFICATION OF SUBJECT MATTER IPC 6 E21F17/18 E21D15/46

According to International Patent Classification (IPC) or to both national classification and IPC

B. FIELDS SEARCHED

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

Electronic data base consulted during the international search (name of data base and, where practical, search terms used)

Category °	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
Α	US 4 426 642 A (POFFENBARGER PERRY S) 17 January 1984 (1984-01-17) abstract; figures	1,12,15, 21
Α	US 4 913 499 A (SMART BRIAN G D) 3 April 1990 (1990-04-03) abstract; figures	1,12,15, 21
Α	US 5 668 325 A (CHEN JINSHENG S ET AL) 16 September 1997 (1997-09-16) the whole document	1,12,15, 21
Α	US 4 156 236 A (CONKLE ELLSWORTH V) 22 May 1979 (1979-05-22)	1,9,14, 18
Α	FR 716 766 A (E. WEXLER) 24 December 1931 (1931-12-24)	
	-/	

X Further documents are listed in the continuation of box C.	Patent family members are listed in annex.		
° Special categories of cited documents :	"T" later document published after the international filing date		
"A" document defining the general state of the art which is not considered to be of particular relevance	or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention		
"E" earlier document but published on or after the international filing date	"X" document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to		
"L" document which may throw doubts on priority claim(s) or	involve an inventive step when the document is taken alone		
which is cited to establish the publication date of another citation or other special reason (as specified)	"Y" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the		
"O" document referring to an oral disclosure, use, exhibition or other means	document is combined with one or more other such docu- ments, such combination being obvious to a person skilled		
"P" document published prior to the international filing date but	in the art.		
later than the priority date claimed	"&" document member of the same patent family		
Date of the actual completion of the international search	Date of mailing of the international search report		
6 July 1999	13/07/1999		
Name and mailing address of the ISA	Authorized officer		
European Patent Office, P.B. 5818 Patentlaan 2 NL - 2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016	Fonseca Fernandez, H		

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national Application No

	ation) DOCUMENTS CONSIDERED TO BE RELEVANT	
ategory °	Citation of document, with indication,where appropriate, of the relevant passages	Relevant to claim No.
4	US 3 594 773 A (CONKLE ELLSWORTH V ET AL) 20 July 1971 (1971-07-20)	
4	US 1 737 514 A (M.NIKOLISH) 26 November 1929 (1929-11-26)	
Ą	US 3 341 843 A (WALSH) 12 September 1967 (1967-09-12)	
A	US 3 672 174 A (HIPPEL HANSJEACKIM VEN) 27 June 1972 (1972-06-27)	
4	US 2 692 924 A (WILLIAMS) 26 October 1954 (1954-10-26)	
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tion on patent family members

(national	Application No
	PCT/US	99/08844

Patent document cited in search repo	rt	Publication date		ntent family nember(s)	Publication date
US 4426642	A	17-01-1984	NONE		" <u>-</u>
US 4913499	Α	03-04-1990	GB AU	2213858 A 2575088 A	23-08-1989 29-06-1989
US 5668325	Α	16-09-1997	NONE		
US 4156236	Α	22-05-1979	CA DE GB	1089051 A 2904778 A 2014314 A,B	04-11-1980 09-08-1979 22-08-1979
FR 716766	Α	24-12-1931	NONE		
US 3594773	Α	20-07-1971	NONE		
US 1737514	Α	26-11-1929	NONE		
US 3341843	Α	12-09-1967	NONE		
US 3672174	Α	27-06-1972	DE	1960807 A	09-06-1971
US 2692924	Α	26-10-1954	NONE		

F. TENT COOPERATION TREA.

To:

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From the INTERNATIONAL BUREAU

PCT

NOTIFICATION OF ELECTION

(PCT Rule 61.2)

Assistant Commissioner for Patents United States Patent and Trademark Office Box PCT

Washington, D.C.20231 ÉTATS-UNIS D'AMÉRIQUE

Date of mailing (day/month/year)
07 January 2000 (07.01.00)

International application No.
PCT/US99/08844

International filing date (day/month/year)
22 April 1999 (22.04.99)

Applicant
HOWIE, Wayne, L. et al

X in the demand filed with the International Preliminary Examining Authority on:
23 November 1999 (23.11.99)
in a notice effecting later election filed with the International Bureau on:
The election X was
was not
made before the expiration of 19 months from the priority date or, where Rule 32 applies, within the time limit under

The International Bureau of WIPO 34, ch min des Colombettes 1211 Geneva 20, Switzerland **Authorized officer**

Olivia RANAIVOJAONA

Telephone N .: (41-22) 338.83.38

Facsimile N .: (41-22) 740.14.35

A. CLASSIFICATION OF SUBJECT MATTER IPC 6 E21F17/18 E21D15/46

According to International Patent Classification (IPC) or to both national classification and IPC

B. FIELDS SEARCHED

Minimum documentation searched (classification system followed by classification symbols) IPC 6 E21F E21D

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

Electronic data base consulted during the international search (name of data base and, where practical, search terms used)

Category *	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
A	US 4 426 642 A (POFFENBARGER PERRY S) 17 January 1984 (1984-01-17) abstract; figures	1,12,15,
A	US 4 913 499 A (SMART BRIAN G D) 3 April 1990 (1990-04-03) abstract; figures	1,12,15, 21
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A	FR 716 766 A (E. WEXLER) 24 December 1931 (1931-12-24)	
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Further documents are listed in the continuation of box C.	χ Patent family members are listed in annex.	
'Special categories of cited documents:		
"A" document defining the general state of the art which is not considered to be of particular relevance	"T" later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention	
"E" earlier document but published on or after the international filling date	"X" document of particular relevance; the claimed invention	
"L" document which may throw doubts on priority claim(s) or	cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone	
which is cited to establish the publication date of another citation or other special reason (as specified)	"Y" document of particular relevance; the claimed invention	
"O" document referring to an oral disclosure, use, exhibition or other means	cannot be considered to involve an inventive step when the document is combined with one or more other such docu- ments, such combination being obvious to a person skilled	
"P" document published prior to the international filing date but	. In the art.	
later than the priority date claimed	"&" document member of the same patent family	
Date of the actual completion of the international search	Date of mailing of the international search report	
6 July 1999 '	13/07/1999	
Name and mailing address of the ISA	Authorized officer	
European Patent Office, P.B. 5818 Patentlaan 2		
NL - 2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl,	Forese Fernandar II	
Fax: (+31-70) 340-3016	Fonseca Fernandez, H	

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Category '	ation) DOCUMENTS CONSIDERED TO BE RELEVANT		
Category	Citation of document, with indication where appropriate, of the relevant passages		Relevant to claim No.
Α ·		· · · · · · · · · · · · · · · · · · ·	ļ
^	US 3 594 773 A (CONKLE ELLSWORTH V ET AL) 20 July 1971 (1971-07-20)	,	
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1	26 November 1929 (1929-11-26)		
A	115 3 241 942 A (UALCU)		
	US 3 341 843 A (WALSH) 12 September 1967 (1967-09-12)		
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Α	US 3 672 174 A (HIPPEL HANSJEACKIM VEN)		
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Patent document ited in search report		Publication date	Patent family Publication member(s) date
US 4426642	Α	17-01-1984	NONE
US 4913499	A	03-04-1990	GB 2213858 A 23-08-1989 AU 2575088 A 29-06-1989
US 5668325	Α	16-09-1997	NONE
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US 3594773	Α	20-07-1971	NONE
US 1737514	Α	26-11-1929	NONE
US 3341843	Α	12-09-1967	NONE
US 3672174	A	27-06-1972	DE 1960807 A 09-06-1971
US 2692924	Α	26-10-1954	NONE

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